

subject to the grantee's performance and the availability of funding.

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(d) * * * HUD and the National Centers for Disease Control and Prevention (CDC) are soliciting applications for a single two-year grant of up to \$550,000. HUD and the CDC have the option to extend the Cooperative Agreement for an additional year(s), subject to the grantee's performance and the availability of funding. The purpose of the grant is to assist public housing staff and residents in applying the results of current scientific research to the prevention of youth violence in public housing communities. * * *

* * * * *

(h) * * *

(1) Award Period

The Grant will be cost-reimbursable and awarded for two years. HUD and the CDC have the option to extend the Cooperative Agreement for an additional year(s), subject to the grantee's performance and the availability of funding.

* * * * *

Dated: June 30, 1995.

Michael B. Janis,

General Deputy Assistant, Secretary for Public and Indian Housing.

[FR Doc. 95-16762 Filed 7-6-95; 8:45 am]

BILLING CODE 4210-33-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Notice of Proposed Revised Procedures Implementing the National Environmental Policy Act (NEPA) for the Bureau of Indian Affairs (BIA)

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Proposed Revised NEPA Procedures.

SUMMARY: This notice announces a proposed revision of Appendix 4 to the Department's NEPA procedures (516 DM, Appendix 4) which were published in the **Federal Register** on March 31, 1988 (53 FR 10439).

DATES: The Appendix 4 will be adopted after a 30-day comment period. Comments received during this time will be considered.

ADDRESSES: Send comments to: Dr. Willie R. Taylor, Director, Office of Environmental Policy and Compliance, MIB 2340, 1849 C St NW, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Dr. Willie R. Taylor, Director, Office of

Environmental Policy and Compliance; telephone (202) 208-3891. For the Bureau of Indian Affairs, contact Dr. Donald Sutherland telephone (202) 208-4791.

SUPPLEMENTAL INFORMATION: This proposed revised Appendix 4 to the Department manual (516 DM 6) provides more specific NEPA compliance guidance to the BIA. In particular, it updates information about BIA organizational responsibilities for NEPA compliance, updates guidance to applicants, adds to those actions normally requiring preparation of an environmental impact statement (EIS) and updates, revises, and adds to those actions categorically excluded from the NEPA process. The additions reflect continued BIA experience with the NEPA process and are primarily in the land conveyance, waste management and roads and transportation areas. The Appendix 4 must be used in conjunction with Departmental procedures and the Council on Environmental Quality regulations (40 CFR parts 1500-1508). In addition, the BIA has prepared a Handbook (30 BIAM, Supplement 1) to provide technical guidance on how to apply these procedures to its principal programs at the Area and Agency levels.

Comments are solicited and will be considered in the final version of Appendix 4.

516 DM 6, Appendix 4

4.1 NEPA Responsibility

A. *Deputy Commissioner of Indian Affairs* is responsible for NEPA compliance of Bureau of Indian Affairs (BIA) activities and programs.

B. *Director, Office of Trust Responsibilities* (OTR) is responsible for oversight of the BIA program for achieving compliance with NEPA, program direction, and leadership for BIA environmental policy, coordination and procedures.

C. *Environmental Services Staff*, reports to the Director (OTR). This office is the Bureau-wide focal point for overall NEPA policy and guidance and is responsible for advising and assisting Area Offices, Agency Superintendents, and other field support personnel in their environmental activities. The office also provides training and acts as the Central Office's liaison with Indian tribal governments on NEPA and other environmental compliance matters. Information about BIA NEPA documents or the NEPA process can be obtained by contacting the Environmental Services Staff.

D. *Other Central Office Directors and Division Chiefs* are responsible for

ensuring that the programs and activities within their jurisdiction comply with NEPA.

E. *Area Directors and Project Officers* are responsible for assuring NEPA compliance with all activities under their jurisdiction and providing advice and assistance to Agency Superintendents and consulting with the Indian tribes on environmental matters related to NEPA. Area Directors and Project Officers are also responsible for assigning sufficient trained staff to ensure NEPA compliance is carried out. An Environmental Coordinator is located at each Area Office.

F. *Agency Superintendents and Field Unit Supervisors* are responsible for NEPA compliance and enforcement at the Agency or field unit level.

4.2 Guidance to Applicants and Tribal Governments

A. Relationship With Applicants and Tribal Governments

1. Guidance to Applicants.

a. An "applicant" is an entity which proposes to undertake any activity which will at some point require BIA action. These may include tribal governments, private entities, state and local governments or other Federal agencies. BIA compliance with NEPA is Congressionally mandated. Compliance is initiated when a BIA action is necessary in order to implement a proposal.

b. Applicants should contact the BIA official at the appropriate level for assistance. This will be the Agency Superintendent, Area Director or the Director, Office of Trust Responsibilities.

c. If the applicant's proposed action will affect or involve more than one tribal government, one government agency, one BIA Agency, or where the action may be of State-wide or regional significance, the applicant should contact the respective Area Director(s). The Area Director(s), using sole discretion, may assign the lead NEPA compliance responsibilities to one Area Office or, as appropriate, to one Agency Superintendent. From that point, the Applicant will deal with the designated lead office.

d. Since much of the applicant's planning may take place outside the BIA system, it is the applicant's responsibility to prepare a milestone chart for BIA use at the earliest possible stage in order to coordinate the efforts of both parties. Early communication with the responsible BIA office will expedite determination of the appropriate type of NEPA documentation required. Other matters

such as the scope, depth and sources of data for an environmental document will also be expedited and will help lead to a more efficient and more timely NEPA compliance process.

2. Guidance to Tribal Governments.

a. Tribal governments may be applicants, and/or be affected by a proposed action of BIA or another Federal agency. Tribal governments affected by a proposed action shall be consulted during the preparation of environmental documents and, at their option, may cooperate in the review or preparation of such documents. Notwithstanding the above, the BIA retains sole responsibility and discretion in all NEPA compliance matters.

b. Any proposed tribal actions that do not require BIA or other Federal approval, funding or "actions" are not subject to the NEPA process.

B. Prepared Program Guidance

BIA has implemented regulations for environmental guidance for surface mining in 25 CFR part 216 (Surface Exploration, Mining and Reclamation of Lands.) Environmental guidance for Forestry activities is found in 25 CFR 163.27 and 53 BIAM Supplement 2 and Supplement 3.

C. Other Guidance

Programs under 25 CFR for which BIA has not yet issued regulations or directives for environmental information for applicants are listed below. These programs may or may not require environmental documents and could involve submission of applicant information to determine NEPA applicability. Applicants for these types of programs should contact the appropriate BIA office for information and assistance:

1. Partial payment construction charges on Indian irrigation projects (25 CFR part 134).
2. Construction assessments, Crow Indian irrigation project (25 CFR part 135).
3. Fort Hall Indian irrigation project, Idaho (25 CFR part 136).
4. Reimbursement of construction costs, San Carlos Indian irrigation project, Arizona (25 CFR part 137).
5. Reimbursement of construction costs, Ahtanum Unit, Wapato Indian irrigation project, Washington (25 CFR part 138).
6. Reimbursement of construction costs, Wapato-Satus Unit, Wapato Indian Irrigation project, Washington (25 CFR part 139).
7. Land acquisitions (25 CFR part 151).
8. Leasing and permitting (Lands) (25 CFR part 162).

9. Sale of lumber and other forest products produced by Indian enterprises from the forests on Indian reservation (25 CFR part 164).

10. Sale of forest products, Red Lake Indian Reservation, Minn. (25 CFR part 165).

11. General grazing regulations (25 CFR part 166).

12. Navajo grazing regulations (25 CFR part 167).

13. Grazing regulations for the Hopi partitioned lands are (25 CFR part 168).

14. Rights-of-way over Indian lands (25 CFR part 169).

15. Roads of the Bureau of Indian Affairs (25 CFR part 170).

16. Concessions, permits and leases on lands withdrawn or acquired in connection with Indian irrigation projects (25 CFR part 173).

17. Indian Electric Power Utilities (25 CFR part 175).

18. Resale of lands within the badlands Air Force Gunnery Range (Pine Ridge Aerial Gunnery Range (25 CFR part 178).

19. Leasing of tribal lands for mining (25 CFR part 211).

20. Leasing of allotted lands for mining (25 CFR part 212).

21. Leasing of restricted lands of members of Five Civilized Tribes, Oklahoma, for mining (25 CFR part 213).

22. Leasing of Osage Reservation lands, Oklahoma, for mining, except oil and gas (25 CFR part 214).

23. Lead and zinc mining operations and leases, Quapaw Agency (25 CFR part 215).

24. Surface exploration, mining, and reclamation of lands (25 CFR part 216).

25. Leasing of Osage Reservation lands for oil and gas mining (25 CFR part 226).

26. Leasing of certain lands in Wind River Indian Reservation, Wyoming, for oil and gas mining (25 CFR part 227).

27. Indian fishing in Alaska (25 CFR part 241).

28. Commercial fishing on Red Lake Indian Reservation (25 CFR part 242).

29. Use of Columbia River in-lieu fishing sites (25 CFR part 248).

30. Off-reservation treaty fishing (25 CFR part 249).

31. Indian fishing—Hoopa Valley Indian Reservation (25 CFR part 150).

32. Housing Improvement Program (25 CFR part 256).

33. Contracts under Indian Self-Determination Act (25 CFR part 271).

34. Grants under Indian Self-Determination Act (25 CFR part 272).

35. School construction or services for tribally operated previously private schools

(25 CFR part 274).

36. Uniform administration requirements for grants (25 CFR part 276).

37. School construction contracts for public schools (25 CFR part 277).

4.3 Major Actions Normally Requiring an EIS

A. The following BIA actions normally require the preparation of an Environmental Impact Statement (EIS):

1. Proposed mining contracts (for other than oil and gas), or the combination of a number of smaller contracts comprising a mining unit for:

- a. New mines of 640 acres or more, other than surface coal mines.
- b. New surface coal mines of 1,280 acres or more, or having an annual full production level of 5 million tons or more.

2. Proposed water development projects which would, for example, inundate more than 1,000 acres, or store more than 30,000 acre-feet, or irrigate more than 5,000 acres of undeveloped land.

3. Construction of a treatment, storage or disposal facility for hazardous waste.

4. Construction of a solid waste facility for commercial purposes.

B. If, for any of these actions, it is proposed not to prepare an EIS, an Environmental Assessment (EA) will be prepared and handled in accordance with 40 CFR 1501.4(a)(2).

4.4 Categorical Exclusions

In addition to the actions listed in the Department's categorical exclusions in Appendix 1 of 516 DM 2, many of which the BIA also performs, the following BIA actions are hereby designated as categorical exclusions unless the action qualifies as an exception under Appendix 2 of 516 DM 2. These activities are single, independent actions not associated with a larger, existing or proposed, complex or facility. If cases occur that involve larger complexes or facilities, an EA or supplement should be accomplished.

A. Operation, Maintenance, and Replacement of Existing Facilities

Examples are normal renovation of buildings, road maintenance and limited rehabilitation of irrigation structures.

B. Transfer of Existing Federal Facilities to Other Entities

Transfer of existing operation and maintenance activities of Federal facilities to tribal groups, water user organizations, or other entities where the anticipated operation and

maintenance activities are agreed to in a contract, follow BIA policy, and no change in operations or maintenance is anticipated.

C. Human Resources Programs

Examples are social services, education services, employment assistance, tribal operations, law enforcement and credit and financing activities.

D. Administrative Actions and Other Activities Relating to Trust Resources

Examples are: Management of trust funds (collection and distribution), budget, finance, estate planning, wills and appraisals.

E. Self-Determination and Self-Governance

1. Self-Determination Act contracts and grants for BIA programs which are listed as categorical exclusions, or for programs in which environmental impacts are adequately addressed in earlier NEPA analysis.

2. Self-Governance compacts for BIA programs which are listed as categorical exclusions or for programs in which environmental impacts are adequately addressed in earlier NEPA analysis.

F. Rights-of-Way

1. Rights-of-Way inside another right-of-way, or amendments to rights-of-way where no deviations from or additions to the original right-of-way are involved and where there is an existing NEPA analysis covering the same or similar impacts in the right-of-way area.

2. Service line agreements to an individual residence, building or well from an existing facility where installation will involve no clearance of vegetation from the right-of-way other than for placement of poles, signs (including highway signs), or buried power/cable lines.

3. Renewals, assignments and conversions of existing rights-of-way where there would be essentially no change in use and continuation would not lead to environmental degradation.

G. Minerals

1. Approval of permits for geologic mapping, inventory, reconnaissance and surface sample collecting.

2. Approval of unitization agreements, pooling or communitization agreements.

3. Approval of mineral lease adjustments and transfers, including assignments and subleases.

4. Approval of oil and gas leases in which drilling actions will be permitted and NEPA analysis will be prepared by the Bureau of Land Management.

5. Approval of royalty determinations such as royalty rate adjustments of an existing lease or contract agreement.

H. Forestry

1. Approval of free-use cutting, without permit, to Indian owners for on-reservation personal use of forest products, not to exceed 2,500 feet board measure when cutting will not adversely affect associated resources such as riparian zones, areas of special significance, etc.

2. Approval and issuance of free-use cutting permits for forest products not to exceed \$5,000 in value.

3. Approval and issuance of paid timber cutting permits or contracts for products valued at less than \$25,000 when in compliance with policies and guidelines established by a current management plan addressed in earlier NEPA analysis.

4. Approval of annual logging plans when in compliance with policies and guidelines established by a current management plan addressed in earlier NEPA analysis.

5. Approval of Fire Management Planning Analysis detailing emergency fire suppression activities.

6. Approval of emergency forest and range rehabilitation plans when limited to environmental stabilization on less than 10,000 acres and not including approval of salvage sales of damaged timber.

7. Approval of forest stand improvement projects of less than 2000 acres when in compliance with policies and guidelines established by a current management plan addressed in earlier NEPA analysis.

8. Approval of timber management access skid trail and logging road construction when consistent with policies and guidelines established by a current management plan addressed in earlier NEPA analysis.

9. Approval of prescribed burning plans of less than 2000 acres when in compliance with policies and guidelines established by a current management plan addressed in earlier NEPA analysis.

10. Approval of forestation projects with native species and associated protection and site preparation activities on less than 2000 acres when consistent with policies and guidelines established by a current management plan addressed in earlier NEPA analysis.

I. Land Conveyance and Other Transfers

Approvals or grants of conveyances and other transfers of interests in land where no change in land use is planned.

J. Reservation Proclamations

Lands established as or added to a reservation pursuant to 25 U.S.C. 467, where no development or change in land use is planned.

K. Waste Management

1. Closure operations for solid waste facilities when done in compliance with other federal laws and regulations and where cover material is taken from locations which have been approved for use by earlier NEPA analysis.

2. Activities involving remediation of hazardous waste sites when done in compliance with applicable federal statutes such as CERCLA, RCRA or TSCA.

L. Roads and Transportation

1. Approval of utility installations along or across a transportation facility located in whole within the limits of the roadway right-of-way.

2. Construction of bicycle and pedestrian lanes and paths adjacent to existing highways.

3. Activities included in a "highway safety plan" under 23 CFR part 402.

4. Installation of fencing, signs, pavement markings, small passenger shelters, traffic signals, and railroad warning devices where no substantial land acquisition or traffic disruption will occur.

5. Emergency repairs under 23 U.S.C. 125.

6. Acquisition of scenic easements.

7. Alterations to facilities to make them accessible for the elderly or handicapped.

8. Resurfacing a highway without adding to the existing width.

9. Rehabilitation, reconstruction or replacement of an existing bridge structure on essentially the same alignment or location (i.e. widening, adding shoulders or safety lanes, walkways, bikeways or guardrails).

10. Approvals for changes in access control within existing right-of-ways.

11. Road construction within an existing right-of-way which has already been acquired for a HUD housing project and for which earlier NEPA analysis has already been prepared.

M. Other

1. Data gathering activities such as inventories, soil and range surveys, timber cruising, geological, geophysical, archeological, paleontological and cadastral surveys.

2. Establishment of non-disturbance environmental quality monitoring programs and field monitoring stations including testing services.

3. Actions where BIA has concurrence or co-approval with another Bureau and

the action is categorically excluded for that Bureau.

4. Approval of an Application for Permit to Drill for a new water source or observation well.

5. Approval of conversion of an abandoned oil well to a water well if water facilities are established only near the well site.

Dated: June 27, 1995.

Willie R. Taylor,

Director, Office of Environmental Policy and Compliance.

[FR Doc. 95-16666 Filed 7-6-95; 8:45 am]

BILLING CODE 4310-02-P

Bureau of Land Management

[AK-962-1410-00-P; AA-10953]

Notice for Publication; Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(h)(1) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(h), will be issued to Chugach Alaska Corporation for 1.26 acres. The lands involved are in the vicinity of Eagle Bay, Alaska.

U.S. Survey No. 6910, Alaska

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the ANCHORAGE DAILY NEWS. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599 (907) 271-5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until August 7, 1995 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4, subpart E, shall be deemed to have waived their rights.

Patricia A. Baker,

Land Law Examiner Branch of Gulf Rim Adjudication.

[FR Doc. 95-16689 Filed 7-6-95; 8:45 am]

BILLING CODE 4310-JA-P

[AZ-024-05-1430-01; AZA-29177]

Notice of Realty Action; Bureau Motion Recreation and Public Purposes (R&PP) Act Classification; and Termination of Existing R&PP Act Classifications; Arizona

AGENCY: Bureau of Land Management.

ACTION: Notice.

SUMMARY: The following public lands in Maricopa County, Arizona have been examined and found suitable for classification for lease or patent under the provisions of the Recreation and Public Purposes Act, as amended (43 U.S.C. 869 *et seq.*).

Gila and Salt River Meridian, Arizona

T. 3 S., R. 7 E.,

Sec. 4, S $\frac{1}{2}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 8, E $\frac{1}{2}$, E $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 9, S $\frac{1}{2}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, SE $\frac{1}{4}$;

Sec. 10, W $\frac{1}{2}$ NE $\frac{1}{4}$, W $\frac{1}{2}$;

Sec. 16, N $\frac{1}{2}$;

Sec. 17, E $\frac{1}{2}$, E $\frac{1}{2}$ NW $\frac{1}{4}$;

Sec. 19, lots 2, 3, 4, and E $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$,

E $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 20, E $\frac{1}{2}$ E $\frac{1}{2}$;

Sec. 21,

Sec. 22, SW $\frac{1}{4}$, W $\frac{1}{2}$ W $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 28 to 32, inclusive, all.

Aggregating 6908.61 acres, more or less, in Pinal County.

The lands described above were previously classified under AZA-20633, AZA-24471, and AZA-25940. This notice hereby terminates existing R&PP Act Classifications AZA-20633, AZA-24471, and AZA-25940 and simultaneously reclassifies the above described land under AZA-29177. This action is a motion by the Bureau of Land Management to make available the lands described above, which are not needed for Federal purposes and which have potential for disposal for recreational or public purposes. Lease or conveyance of the lands for recreational or public purpose use would be in the public interest. Detailed information concerning this action is available for review at the office of the Bureau of Land Management, Phoenix District, 2015 West Deer Valley Road, Phoenix, Arizona.

Lease or conveyance of the lands will be subject to the following terms, conditions, and reservations:

1. Provisions of the Recreation and Public Purposes Act and to all applicable regulations of the Secretary of the Interior.

2. All valid existing rights documented on the official public land records at the time of lease/patent issuance.

3. All minerals shall be reserved to the United States, together with the

right to prospect for, mine, and remove the minerals.

4. Any other reservations that the authorized officer determines appropriate to ensure public access and proper management of Federal lands and interests therein.

Upon publication of this notice in the **Federal Register**, the lands will be segregated from all forms of appropriation under the public land laws, including the general mining laws, except for lease or conveyance under the Recreation and Public Purposes Act and leasing under the mineral leasing laws. For a period of 45 days from the date of publication of this notice interested persons may submit comments regarding the proposed classification of the lands to the District Manager, Phoenix District Office, 2015 West Deer Valley Road, Phoenix, Arizona 85027. Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice.

FOR FURTHER INFORMATION CONTACT:

William J. Ragsdale, Outdoor Recreation Planner, Phoenix District Office, 2015 West Deer Valley Road, Phoenix, Arizona 85027 (602) 780-8090.

Dated: June 28, 1995.

G.L. Cheniae,

District Manager.

[FR Doc. 95-16701 Filed 7-6-95; 8:45 am]

BILLING CODE 4310-32-M

[AZ-933-05-5410-00-A018, A105, A129; AZA 26580, AZA 27352, AZA 29185]

Arizona, Conveyance of Federally-Owned Mineral Interests; Amended Application, New Application, Opening Order, Correction

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: (1) *Amended Application AZA 26580.* Pursuant to section 209 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1719), Rex G. and Ruth G. Maughan have amended their application to purchase the mineral estate to include the following lands:

Gila and Salt River Meridian, Arizona,

T. 11 N., R. 3 W.,

Sec. 12, NE $\frac{1}{4}$.

T. 11 N., R. 4 W.,

Sec. 3, S $\frac{1}{2}$ N $\frac{1}{2}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 4, SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 9, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$;

Sec. 10, lot 2, SW $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$,

NW $\frac{1}{4}$ SE $\frac{1}{4}$;